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EXAMINER

KAZIMI, HANI M

ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

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**BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES**

Paper No. 26

Application Number: 09/043,574  
Filing Date: 03/26/1998  
Appellant(s): Stefan J. HALBLANDER

Scott T. Wakeman  
For Appellant

**EXAMINER'S ANSWER**

**MAILED**  
JAN 15 2002  
Technology Center 2100

This is in response to Appellant's brief on appeal filed 10/29/2001.

**Real Party in Interest**

The Appellants' statement identifying the real party in interest contained in the brief is correct.

**Related Appeals and Interferences**

The Appellants' statement of the related appeals and interferences contained in the brief is correct.

Art Unit: 2164

**Status of Claims**

The statement of the status of the claims contained in the brief is correct.

**Status of Amendments After Final**

The Appellant's statement of the status of amendments after final rejection contained in the brief is correct.

**Summary of Invention**

The summary of invention contained in the brief is correct.

**Issues**

The Appellant's statement of the issues in the brief is correct.

**Grouping of Claims**

The Appellants' statement of the grouping of the claims in the brief is correct.

Art Unit: 2164

**Claims Appealed**

The copy of the appealed claims contained in the Appendix (pages 8-11) to the brief is correct.

**Prior Art of Record**

U.S. Patent to Parad No. 5,369,570, filed on November 14, 1991, and issued on November 29, 1994.

**NEW PRIOR ART**

No new prior art has been applied in this examiner's answer.

**Grounds of Rejection**

**Claim Rejections - 35 USC § 102**

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 21, and 32-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Parad U.S. Pat. No. 5,369,570.

Art Unit: 2164

Claims 21, 32, and 33 Parad teaches a method and system for situation-related deployment or activation of resources (abstract) comprising the steps of:

providing a database of resources, resource properties, and resource statuses (col. 4, lines 18-66, and col. 9, line 34 thru col. 10, line 32);

providing an electronic description of jobs to be performed including a priority for each job and at least one criterion for executing each job (col. 4, lines 18-66, col. 5, lines 40-58, and col. 9, line 34 thru col. 10, line 32);

conducting an ongoing optimization simulation (col. 5, lines 5-39, and col. 9, line 34 thru col. 10, line 32) comprising the steps of:

at the occurrence of an event, determining a subset of resources relevant to said event and determining the status of each of the resources in said subset (col. 4, lines 18-66, and col. 9, line 34 thru col. 10, line 32);

on an ongoing basis, taking into account all pending jobs and job priorities and job criteria and resources (col. 5, lines 5-39, and col. 9, line 34 thru col. 10, line 32);

determining the optimal job sequence at each point in time for each resource (col. 5, lines 5-39, and col. 9, line 34 thru col. 10, line 32); and

deploying and activating an available resource for the optimal use of the available resource (col. 5, lines 5-39, and col. 9, line 34 thru col. 10, line 32).

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Claim 34, Parad teaches that after the occurrence of an event, a master data record is checked to determine the relevance to said event of each of said set of resources (col. 5, lines 5-39, and col. 9, line 34 thru col. 10, line 32).

Claim 35, Parad teaches that each of said resources generates a status message when queried by a central controller (col. 8, lines 27-53).

Claims 36, and 37, Parad teaches that each of said resources sends a status message to a central controller when the status of said resource changes, and continuously monitoring the priority of each of said plurality of jobs and the status of each of the resources in said set of resources (col. 4, lines 18-66, col. 5, lines 5-58, and col. 9, line 34 thru col. 10, line 32).

Claim 38, Parad teaches that conditional data is supplied to a given one of said plurality resources to activate said given one of said resources and wherein said given one of said resources can be deactivated by withdrawing said conditional data (col. 9, line 34 thru col. 10, line 32).

Claim 39, Parad teaches that jobs being performed by a given resource can be canceled (col. 9, line 34 thru col. 10, line 32).

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Claims 40, and 41, Parad teaches that the plurality of resources are grouped according to job-related properties, and each of said resources may be included in both a primary and secondary group (col. 5, lines 5-39, col. 9, line 34 thru col. 10, line 32, and col. 16, line 32 thru col. 17, line 64).

Claim 42, Parad teaches that the criterion is selected from the group consisting of cost, speed and quality (col. 5, lines 5-39).

### **Response to Argument**

The Appellant raises various points in the argument's section of the appeal brief.

In the arguments, the Appellant argues in substance that:

“Parad reference does not recalculate an optimized schedule in response to error conditions. This would require nearly an hour of processing time. Parad instead responds to changing conditions as best it can, but can not do so in an optimized way.” Parad’ system “cannot perform optimizing calculations fast enough to function in real-time.” Parad does not show or suggest a system that performs an ongoing optimization simulation.

#### **In response to the above arguments:**

Appellant admits on page 4 of the appeal brief in the arguments section filed on October 29, 2001 that “Both Parad and the claimed invention are directed to systems that deploy resources

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on an ongoing basis. When an error occurs or a situation changes, both systems take the change into account and continue carrying out jobs”.

In response to Appellant’s argument that Parad does respond to changing conditions in an optimized way. The Examiner respectfully directs the Appellant’s and the Board’s attention to Parad reference (column 5, lines 56-58), “ ... Heuristic methods preferably identify problems, establish priorities, identify all the alternatives and best solutions, and implement actions with minimal data entry.”. Parad performs a selection of the best alternative action (col. 30, lines 1-4). In addition, in discussing prior art in the background of Parad reference, Parad indicates that prior art systems have not provided an integrated solution for different levels of resource management (col. 2, lines 45-47), and he states that “ ... This makes it difficult to determine future or global impacts of short term random events, such as equipment failure, and to respond quickly and optimally”.

In response to Appellant’s argument that recalculating an optimized schedule in response to error conditions requires nearly an hour of processing time. Parad’s system was invented and filed in 1991, computers speed and processing time is far more fast and efficient than the initial processing time in 1991. It is clear from reviewing Parad’s reference that the process and method steps for recalculating the entire day’s schedule is no different than Appellant’s claimed invention for activating resources and in carrying out an ongoing optimization simulation process.



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Therefore, it is clear from the cited sections of Parad's reference above that both systems (Appellant's and Parad's) are responding to events in deploying and activating available resources in a quick and optimal way.

The above responses to arguments applies to the remaining claims since Appellant does not provide arguments why each of the dependent claims is separately patentable and relies on the arguments regarding the independent claims.

As per the above arguments, Appellant appears to argue various points in the argument's section of the appeal brief discussed above, and the examiner has properly answered all the arguments presented.

For the above reasons, it is respectfully submitted that the rejections should be sustained.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read 'Hani Kazimi', written in a cursive style.

Hani Kazimi

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Conferee



Saleh Najjar

Art Unit 2154

January 10, 2002



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